

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE	FIRST NAMED	APPLICANT	ATTORNEY DOCKET NO.
067541,489	1.071.3783	NICLISSEN	(3)	

ALE K. MILSSEN 200 MORTH HARRISON ALGONOLIN, IL 60102

EXAMINER					
DELLÜCA, V					
ART UNIT	PAPER NUMBER				
265	8				
DATE MAILED:	05/23/64				

This is a communication from the examiner in charge of your application.

	COMMISSIONER OF PATENTS AND TRADEMARKS	
-	A shortened statutory period for response to this action is set to expire 3 month(s), 4 month from the Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 1	This action is made final. the date of this letter. 33
	Part I HE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION: 1. V Notice of References Cited by Examiner, PTO-892. 2. Notice re Patent Drawing 3. Notice of Art Cited by Applicant, PTO-1449 4. Notice of informal Patent 5. Information on How to Effect Drawing Changes, PTO-1474 6.	•
	1. Claims	are pending in the application. are withdrawn from consideration.
		are allowed.
	4. ☐ Claims 28, 21, 32 - 37 5. ☐ Claims 30, 31 6. ☐ Claims are subject to r	are objected to.
	 This application has been filed with informal drawings which are acceptable for examination purposes matter is indicated. Allowable subject matter having been indicated, formal drawings are required in response to this Office. 	•
	9. The corrected or substitute drawings have been received on These drawing not acceptable (see explanation). 10. The proposed drawing correction and/or the proposed additional or substitute sheet(s) of drawing correction.	
	has (have) been approved by the examiner disapproved by the examiner (see explanation). 11 The proposed drawing correction, filed, has been approved dis the Patent and Trademark Office no longer makes drawing changes. It is now applicant's responsibil corrected. Corrections MUST be effected in accordance with the instructions set forth on the attached EFFECT DRAWING CHANGES'', PTO-1474.	ity to ensure that the drawings are
	12. Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has b	neen received not been received
	been filed in parent application, serial no; filed on; filed	as to the merits is closed in
	14. [] Other	

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 28, 29 and 33 to 35 are rejected under 35 U.S.C. 102(a) as being clearly anticipated by Agnew.

Claims 36 to 39 are rejected under 35 U.S.C.

102(a) as being clearly anticipated by Kohler.

Claim 32 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the applicant regards as the invention. This claim depends on a cancelled claim.

Claims 30 and 31 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

V)∟ V. DeLuca-erb 703-557-3137

05-15-84

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